

1
2 UNITED STATES DISTRICT COURT
3 DISTRICT OF NEVADA

4
5 Andrew Perrong, et al.,

6 Plaintiffs

7 v.

8 Sperian Energy Corp, et al.,

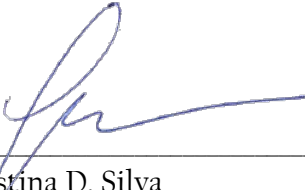
9 Defendants

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11 Case No. 2:19-cv-00115-CDS-EJY

12 Order Directing Third-Party Plaintiffs to
13 Move for Default Judgment or Show Cause
14 Why Not

15 In December 2019, the Clerk of Court entered default against defendant G-Energy
16 Enterprises LLC. ECF No. [112]. To date, third-party plaintiffs Energy Group Consultants, Inc.
17 and Energy Group Consultants, LLC (collectively “EGC”) have not moved for default judgment
18 against G-Energy Enterprises. EGC are hereby ordered to move for default judgment against G-
19 Energy or to otherwise show cause why they are not doing so by February 21, 2023. EGC are
reminded to ensure that any motion for default judgment complies with Fed. R. Civ. P. 55 and
addresses the seven factors in *Eitel v. McCool*, 782 F.2d 1470, 1471–72 (9th Cir. 1986). Failure to do
so by the deadline could result in the dismissal of the action without prejudice as to G-Energy
for failure to prosecute.

20 DATED: January 24, 2023

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Cristina D. Silva
United States District Judge

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